From: janernest funa
To: Microsoft ATR
Date: 1/15/02 6:45am
Subject: Microsoft Settlement

Dear Judge Kollar-Kotally,

With all due respect, I am stating my personal objection to the so-called Proposed Final Judgment in regards to the Microsoft case. As history will prove, Microsoft continues to violate Anti-Trust laws. As a matter of fact, the final settlement does not deny Microsoft its past violations and illegal acts. As one can see, every court, which has been involved with the case, has found Microsoft guilty of breaking the anti-trust laws. However, under the proposed final settlement, Microsoft, surprisingly enough, will be permitted to retain most if not all profits gained through their illicit activities. In addition, the PFJ will not compensate parties injured or harmed through Microsoft?s egregious misdeeds. In addition, the PFJ will not take into account all Microsoft gains made through its illegal maneuverings. With all due respect, the final settlement is basically acknowledging the acceptance of Microsoft?s anti-competitive behavior. What kind of message does this send out to the public? I can assure you that the message is clear and simple. The Proposed Final Judgment encourages big corporations to engage in monopolistic and predatory conduct, which in turn is detrimental to the technology industry at large. With all due respect your honor, I am outraged at such a preposterous proposal that only helps Microsoft to remain intact and continue with its unethical practices. I submit to you my objection to this Proposed Final Judgment.

Sincerely,

Jan Ernest Pacual,

Sacramento, CA